|  | Case 3:24-cv-06632-SI  | Document 51    | Filed 12/08/25 | Page 1 of 4                        |
|--|--|----------------|----------------|------------------------------------|
|  |  |                |                |                                    |
| 1  | PETER HSIAO (Bar No. 11                                      | 19881)         |                |                                    |
| 2  | phsiao@kslaw.com<br>ALEXANDER MOORE (B                       | ar No. 340994) |                |                                    |
| 3  | amoore@kslaw.com KING & SPALDING LLI                         |                |                |                                    |
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| 6  | Attorneys for Defendants                                     |                |                |                                    |
| 7  | TRAVIS MOREDA DAIR' MOREDA                                   | Y and TRAVIS   |                |                                    |
| 8  | WORLDIY  |                |                |                                    |
| 9  |  | UNITED STATE   | S DISTRICT CO  | URT                                |
| 10   | UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA |                |                |                                    |
| 11   |  |                |                |                                    |
| 12   | CALIFORNIANS FOR AL  | TEDNIATIVES TO | Casa No. 3     | :24-CV-06632-SI                    |
| 13   | TOXICS,  | TERNATIVES IC  |                |                                    |
| 14   | Plainti  | ff,            |                | TED SCHEDULING ORDER;<br>ED] ORDER |
| 15   | VS.  |                |                |                                    |
| 16   | TRAVIS MOREDA DAIR   | Y and TRAVIS   | Assigned fo    | or all purposes to the             |
| 17   | MOREDA,  |                | Honorable      | Susan Illston                      |
| 18   |  |                |                |                                    |
|  | Defend   | dants.         |                |                                    |
| 19   | Defend   | dants.         |                |                                    |
| 19<br>20   | Defend   | dants.         |                |                                    |
| 19<br>20<br>21                                     | Defend   | dants.         |                |                                    |
| 19<br>20<br>21<br>22                               | Defend   | dants.         |                |                                    |
| 19<br>20<br>21<br>22<br>23                         | Defend   | dants.         |                |                                    |
| 19<br>20<br>21<br>22<br>23<br>24                   | Defend   | dants.         |                |                                    |
| 19<br>20<br>21<br>22<br>23<br>24<br>25             | Defend   | dants.         |                |                                    |
| 19<br>20<br>21<br>22<br>23<br>24<br>25<br>26       | Defend   | dants.         |                |                                    |
| 19<br>20<br>21<br>22<br>23<br>24<br>25<br>26<br>27 | Defend   | dants.         |                |                                    |
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STIPULATED SCHEUDLING ORDER

**STIPULATION** 1 WHEREAS the Parties have met and conferred per the Court's direction on 2 December 4, 2025, to revise the briefing and hearing schedule for Defendants' 3 Motion for Judgment on the Pleadings filed on December 3, 2025 (the "Motion"); 4 THEREFORE, The Parties hereby stipulate and agree as follows: 5 (1) Plaintiff will have until December 24, 2025 to file its opposition to the 6 Motion; 7 (2) Defendants will have until January 9, 2026 to file its reply in support of 8 the Motion; 9 (3) The hearing is requested to be set on January 23, 2026, at 10:00 a.m., or 10 on the next available date on the Court's calendar. 11 Respectfully submitted, 12 Dated: December 8, 2025 KING & SPALDING LLP 13 14 By: <u>/s/ Peter Hsiao</u> Peter Hsiao 15 16 Attorneys for Defendants 17 18 Dated: December 8, 2025 LAW OFFICE OF WILLIAM CARLON 19 Signature authority granted via email By: /s/ William N. Carlon on 12/8/2025
William N. Carlon 20 21 Attorneys for Plaintiff 22 23 24 25 26 27 28

| 1  | PURSUANT TO STIPULATION, AND ORDERED. | GOOD CAUSE SHOWN, IT IS S                            |
|----|---------------------------------------|--|
| 2  | ORDERED.                              |  |
| 3  |                                       |  |
| 4  | Dated:                                |  |
| 5  |                                       | Honorable Susan Illston United States District Judge |
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|    | STIPULATED SCH                        | EUDLING ORDER  |

## **ATTESTATION** Pursuant to Civil L.R. 5-1(i)(3), I hereby attest that all signatories listed, and on whose behalf this filing is submitted, concur in the filing's content and have authorized the filing. Dated: December 8, 2025 KING & SPALDING LLP By: <u>/s/ Peter Hsiao</u> Peter Hsiao Attorneys for Defendants